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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING	Docket Number (Optional)
REJECTION OVER A PRIOR PATENT	PB340P2C3
in re Application of: Choi et al.	
# The state of the	
Application No.: 09/765,271-Conf. #9691	
Filed: January 22, 2001	
Lieft: Jaildel & te's man.	
For: Streptococcus pneumoniae SP036 Polynucieotides	
(o). On opening property of the control of the con	
The owner, Human Genome Sciences, Inc.	of 100 percent interest in
BILL DESCRIPTION AND WORLD DESCRIPTION OF THE PROPERTY OF THE	bearing thetag you to may violated
on the instant application, which would extend peyond the expiration date of the full statutory term desired in 35 U.S.C. 154 and	
the present of the person application shall be enforced Only for and during such person that it and the unor	
patent are commonly owned. This agreement funs with any patent granted on the instant application and is entering upon the	
grantae, its successors or assigns.	
in making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as	
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unentoreable, is found invalid by a court of competent susscience, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1 321, has all claims canceled by a reexamination continues, is reissued, or is in any manner terminated prior to	
the excitation of its full statutory term as presently shortened by any terminal disclaimer.	
Check either box 1 or 2 below, if appropriate.	
Citation from a contract to the partition of the contract of the citation of t	
For supmissions on behalf of an organization (e.g., corporation, parmership, university, government agency, etc.),	
the undersigned is empowered to act on behalf of the organization.	
i hereby declare that all statements made herein of my own knowledge are true and that all statements made on information	
I sale as palared to be represent further that these statements with made with the knowledge that with talse statements	
and the tike so made are purushable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such withit false statements may jeopardize the validity of the application or any patent issued thereon.	
and that encu which tales presentation than techniques the seminary or discretization and a beautiful transmit	
2. X The undersigned is an attorney or agent of record	
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(301) 610	
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Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
"Statement under 37 CFR 3 73(b) is required if terminal disclaimer is signed by the assignee (owner)	
Form PTO/SB/96 may be used for making this carrification. See MPEP § 324.	
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